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WALLACE R. FARRINGTON, - - - EDITOR

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WEDNESDAY

....... AUGUST 30, 1911

feeds three, Himself, his hungering neighbor, and -Lowell.

Treasurer Conkling is on his way home. Is he accompanied by Hemen way at one thousand dollars per?

Not even the prophets in their wildest dreams could foresee five-and-aquarter sugar. It is still a clear case of Hawaii's luck.

Governor Frear says the new tax ation system is a success. That's where he is right without the necessity for qualification.

While contemplating all the good of the home investment

Nunanu Valley residents can't se any politics in an appropriation that makes certain the street construction they have been waiting for these many

What will you do with all the suga money? Don't send it out of the Ter-It was made here and the city of Honolulu is entitled to a large share for the local projects that mean development for the city.

This is none too soon for the Supervisors to lay out their plan for giving the city of Honolulu free garbage cific tax. Honolulu must be kept the facility with which merchandise clean, and free garbage collection is and produce is handled should be one of the requisites.

Not only invest your money at home but do your buying in this home town. You can't do better elsewhere because you can't possibly get what you want and at the same time help your fellow citizen and taxpayers by making purchases abroad.

This profit that is coming in from sugar should be turned into investment channels that will promote the tourist business of this city. Given a sanitary town, the tourists of the world will bring as much money to the Territory as this year's sugar сгор.

According to some who consider themselves authorities, there can be no politics in the construction of crats be especially interested in road way. And then he shows a way out building contracts, so as to give their of troublesome situations.

While he is practicing with the navy, President Taft ought to give the general public a demonstration of a vital weakness by calling suddenly for enough American ships to do transport service for the smallest fleet that could be sent out and look respectable as a flect.

their first information on the post- given in the Opera House this evenponement of the departure of the Fleet, ing, and it urges as many of its read-through the Washington service of ers to attend as possible.

WEEKLY BULLETIN Per Year anywhere n Canada.

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Not what we give, but what we share, the Evening Bulletin. It's an-For the gift without the giver is other demonstration of the well known fact that if you don't get the Bulle-Who gives himself with his alms tin you don't get the news.

> Department when he issued orders for hind the veil, the Monroe doctrine and the Pacific Fleet to make ready for its consequences is really the one sub an attack on Honolulu, sailing Sep- stantial thing involved. tember 15. It is a good plan to have such surprises frequently. This one tory of the Monroe doctrine, created found one of the warships in such a by the pens of presidents and secre condition as will delay the sailing fif- taries of state, understand its peculteen days-time enough to allow an iar and exceptional relations, to that of real trouble.

#### WHARF RULES AND HONOLULU.

Let no one doubt the importance of the regulations governing the use of Honolulu wharves. These rules can things which Honolulu is enjoying either make or break the port. They this year, make yourself an active can either attrace business and promote Honolulu's interests as a center of transshipment, or damage the port, drive business away and add to the quantity of goods "shipped direct."

The progress of the town demands that a medium of fair dealing shall be reached, that shall assist the shippers and at the same time prevent the wharves from being used as warelouses to save the expense of private warehousing.

During the last ten or twelve years ionolulu has lost thousands of dollars of business through the develop ment of direct shipment to other Whether this is the result of ports. fault on our part or a natural trend of business need not be argued.

The present day need is, that the expense of landing cargoes shall be collection, through the levy of a spe- kept at the lowest possible point and raised to the highest standard. It is Honolulu's welfare that is at stake, not personal hobbies.

## DR. M'CORMACK'S LECTURE.

Honolulu has never been visited by more interesting apostle of peace and progress than Dr. McCormack, who is to make a public address this evening on medical and sanitation topics.

Better still, Dr. McCormack's visit exceedingly timely for this community that has to grapple with some exceedingly difficult problems of san-them. The moment that is done the itation and can only secure progress European powers will refuse to be through the cooperation of all inter- parties to them.

The initial talk given before the members of the Medical Association ids under contract. If that is the on Tuesday shows that Dr. McCorcase, why should influential Demo- mack deals with plain facts in a plain

> It is safe to presume he will greak the town this evening. He does not within reasonable and patriotic limpretend to know all the difficulties, but our city is not so very much different from a hundred others that the Doetor has visited and he brings to Honolulu citizens the conclusions gained by a keen observer through years of experience and travel.

The Bulletin is certain that th eople of the city will find enjoyment The people of Honolulu gained and profit from the public talk to be

## **EVENING SMILES**

"Yes," said Miss Knox, "I saw her, Lieutenant's disposition. in that new spring suit of hers, and she readly behaved as if she were happy."

queried Miss Ascum they look." Well, it's remarkable how happy

"Tell me," said an editor from E

Paso, "isn't there some hidden pur pose behind this mobilization?" "There is," replied the Lieutenant "we are going to force Mexico to take

Counsel (to the jury)-"The prin-A young lieutenant from a New cipal fault of the prisoner has been York regiment surveyed the Texas his unfortunate characteristic of putscenery gloomily and reflected upon ting faith in thieves and scoundrels of cut down the expenses on the route to his great distance from the lights of the basest description. I have no a considerable degree. It will be for-Broadway. The smoke from the more to say. The unhappy man in ty feet in length and will be the first

#### **OBJECTIONS TO THE ARBITRATION** TREATIERS.

It is well to look at the other side once in a while, and there seems to be another side to the arbitration treaty question that is now before the

When the Senate Foreign Relations Committee reported adversely on the treaties with Great Britain and France, it branded them as breeders of war, and then adjourned. Eminent authorities have since added the veight of their opinions to the side of the protesting Senators. Among these authorities is Hannis Taylor. who has served the country with distinction in a diplomatic espacity and is generally recognized as a keen analyzer of treaties and an authority on international law.

The danger that threatens the Monoe doctrine seems to be Mr. Taylor's main fear, and he writes as follows:

"The only practical outcome of hese treaties will be the submission o tribunals, necessarily dominated by Enropean influences, of the vital and subtle questions arising out of the Monroe doctrine, upon which our overlordship in this hemisphere de-When we agree with Euro ean nations to arbitrate 'questions of President Taft surprised the Navy vital interest and national honor' be

"Only special students of the his enemy to do lots of things in days set of understandings we call international law. It is the outcome of our peculiar position of isolation from he European nations, a position which makes it possible for us to direct the affairs of this hemisphere without entangling alliances with them.

"President Cteveland, who finally gave it scientific definition during the controversy with Great Britain as to the boundaries of Venezuela, said: 'It was intended to apply to every stage of our national life, and cannot become obsolete while our Republic endures. If the balance of power is justly a cause for jealous anxiety among the governments of the old world, and a subject for our absolute noninterference, none the less is an observance of the Monroe doctrine of vital concern to our people and their government.'

"Just as it would be impossible fo the nations of Europe to submit the questions arising out of the mainte nance of the balance of power there to a tribunal dominated by new world influences, so it is impossible for us to submit the Monroe doctrine and its subtle and far-reaching consequences to a tribunal dominated by old world

"The radical difficulty involved arises out of the fact that as the Mon roe doctrine is a law of our own cre ation for our own special benefit, it has no such recognized status in international law as to make it enforce able by an international tribunal ad ministering that law. It is in its very nature nonjustifiable by any tribuna whatever, because it is an emanation of our sovereign will. It is a lay unto ourselves.

"If the President should attempt to defend himself by asserting that it is not the the purpose of the arbitration treaties to involve the Mouroe doc trine, then let that fact be clearly written across the face of each one of

matter whether Democrat or Republican, answer in the same spirit when ever any man or set of men attempt to overthrow that precious and peculiar heritage known as the Monroe doctrine, upon which our primacy in this hemisphere depends.

"No one has been more devoted to n the same manner to the people of the cause of international arbitration its, than I have been. In my work on international law, I have been its humble but steadfast defender. first Hague conference was a brilliant success, because it kept within the bounds of the reasonable and practical. The second Hague conference was a dismal failure, because it attempted to invade the realm of Utopian dreams.

"It is those Utopian dreams which the framers of the pending treaties are attempting to vitalize through surrender of the basic principle upor which our American system reposes

#### HILO R. R. TO USE **GASOLINE MOTOR CARS**

steamer Wilhelmina, which is due here next week will bring the Hilo Railroad Company the first of its new gasoline motor cars, which will b used for the light traffic on the road The car will come in especially handy for the travel to the Volcano which is not heavy as a rule and will smelter and the swirling sand from the dock, gentlemen of the jury, puts car of this type that has been brought the low-lying hills had spoiled the implicit faith in you!"

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had within three miles of the Capitol.

Much trouble as well as delay has and she left libelee.

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10 a. m., and until 11 every night for ships'

been encountered by the staff of clerks owing to the failure of foreign born applicants to produce naturalization papers. The registration laws specify that such documents must be turned over to the registration offi-cials at the time application is made the action is for false imprisonment for enrollment on the list of voters,

To date less than eight hundred licious abuse of process. names have been entered. Registration is moving along entirely too slow a pace to suit the officers and clerks who have to do with this important

#### WIFE CHARGES HUSBAND **GOT DRUNK REGULARLY**

Because of the alleged fact that was issued has terminated. Bento do Coitochaves used to lay in a ufficient store of fire-water when he Wednesday, and because of this becoming a usual practice, his wife, ing for a divorce. The couple were make any further answer. narired in Honolulu on January 28, 1902 and have four children, three of whom are now living. They last lived together at San Francisco on August 6, 1909. The libellant has resided in Honolulu for the last two years.

For more than a year before they coparated the libelee started to drink east and at last developed the "stay-drank and at last developed the "stay-drank piled in the office of City and County This conduct so shamed and worried the libellant that it injured her health

## PRINTS at **GURREY'S**

**WIRELESS** 

steffmer Korea, as they were leaving for Alaska, filed a demurrer to amend the complaint brought by Juan Ortiz, Ignacio Owabb, Ramon Ortiz and Candido Riveira, the camplainants in the

As grounds for their present deourrers, the defendants allege that the omplaint does not state sufficient facts to constitute a cause of action igninst defendants. They also allege that the complaint is ambiguous, unintelligible and uncer-

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dent chronic allments. Try Rexall Orderlies at our risk. Two sizes, 25c.

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The Rexall Store. Benson, Smith &

the Circuit Court yesterday afternoon

advanced what are known as the "la-

or recruiting" cases a further step.

Judge William L. Whitney, Attorney-

General Alexander Lindshy Jr. Sheriff

William P. Jarrett, Edward D. Tenney,

E. Faxon Bishop, Richard Ivers and

William Pfotenhauer, against all of

thom action is being taken by some

of the men arrested on board the

LABOR CASES

**MOVE MADE IN** 

restore them to helthler activity.

or for malicious prosecution or for ma-The third point alleged is that the omplaint joins an action for false imprisonment and an action for ma-

licious prosecution and an action for malicious abuse of process in one The fourth point is that the complaint does not state a cause of action! in that it does not allege that the suit

on which he alleged invalid process The last point is that the complaint does not state a cause of action in that received his wages each Saturday, to in alleging that the imprisonment comeep him drunk until the following plained of was untawful, it states mere paid to Correia. conclusions of law and no facts.

They therefore ask judgment as to Maria da Gloria Coltochaves is ask-whether they should be required to

marked the day in local stocks today and the market is livelier than for several days. Continued rise in the pessimistic to a brighter view, and the ales are reflecting the more optimisic tone prevailing

Henvy buying orders for Olan, some in large blocks, sent this stock up to 6, both between boards and at the ession of the exchange this morning. More than a thousand shares changed hands, much of it at the even figure Ewa, Oahu, Pioncer and Waialua all showed activity. Onomea rose to 48. and Pioneer to 217.50, while the demand for Oahu sent this stock to 32.25. There was some movement b McBryde six per cent. bonds at 98,50 and Hilo 1901 sixes at 98. Sugar is officially quoted at 5.24, with reports of polders in New York asking 5.36.

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#### TWO POWERS OF ATTORNEY JUDGE ASKED TO DECIDE

Details of the case in which Jose dos Passos Rodrigues is bringing action agninst Fortunato Correia, Victorino de Vasconcellos and the Portuguese Benefit Society were filed in a chamber summons in the Circuit Court this morning.

The plaintiff alleges that Fortunate Correla was a member of the society. but was unable to pay his dues and was liable to be dropped from the society under a clause in its bylaws. The plaintiff paid these for him and made an arrangement whereby he was to receive 35 per cent, of any money coming to Correla as benefits from the

Later, he alleges, Victorino de Vasconcellos, "for the purpose of defrauding plaintiff and preventing plaintiff collecting" his 35 per cent., induced Correla to execute to him a power of attorney for the collection of any and all moneys due and to become due to him. Previously to this Correla had given plaintiff a power of attorney to collect his dues,

Now he asks that the second power of attorney be set aside and that the society be compelled to pay plaintiff all moneys new due and to become due to Correia as sick and invalid benefits. Also that the society be compelled to

Judge W. J. Robinson ordered that the defendants answer the complaint.



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